PLEASE NOTE:

- For Microsoft Education Partners: If you are providing Microsoft Customers with the Content available at https://docs.microsoft.com/MicrosoftTeams/resources-teams-edu, you must forward a copy of this License.
- For Microsoft Customers: By using the Content available at https://docs.microsoft.com/MicrosoftTeams/resources-teams-edu, you agree to abide by this License.

This Trademark License ("**License**") is between Microsoft Corporation, a Washington corporation with offices at One Microsoft Way, Redmond, WA 98052 ("**Microsoft**") and a Microsoft Customer or Microsoft Education Partners, as defined below ("**Licensee**").

1. **DEFINITIONS**

- **a.** "Mark" or "Marks" mean all intellectual property rights subsisting in the trademarks or logos shown in Exhibit 1, and in the associated word trademark(s).
- b. "Content" means ready-to-print email messages, posters, flyers, and other documents associated with the Product(s), that contain the Marks, and are made available for download by Microsoft Customers at <u>https://docs.microsoft.com/microsoftteams/resources-teams-edu</u>. The Microsoft Customer may only customize the Content by inserting its logo or trademark where prompted.
- **c.** "**Communications**" mean the Licensee's communications to its students, faculty, and staff that incorporate the Content, and that pertain to the adoption and usage of the Microsoft Product(s) (as defined below). For purposes of this License, "Communications" include internal: emails; newsletters; PowerPoint decks and other presentations; Word documents; poster templates; web pages; and other promotional materials that are distributed to Licensee's employees.
- **d.** "Microsoft Product(s)" means Microsoft Teams and Microsoft Teams for Education.
- e. "Microsoft Customer" means any corporate customer of Microsoft.
- **f.** "Microsoft Education Partners" means any Microsoft partner that is a member of the Microsoft Education Partners program, and is working on behalf of a Microsoft Customer to increase the Customer's internal adoption and usage of Microsoft products and services.
- **g.** "Intellectual Property" or "IP" means all intellectual property rights throughout the world, whether existing under statute or at common law or equity, now or hereafter in force or recognized, including:
 - i. copyrights, trade secrets, trademarks and service marks, patents, inventions, designs, logos and trade dress, "moral rights," mask works, publicity rights, and privacy rights; and

- ii any application or right to apply for any of the rights referred to in Section 1(g)(i), and all renewals, extensions and restorations.
- f. "Effective Date" means the date on which Licensee agrees to this License and shall be the date upon which this License takes effect. For the avoidance of doubt, Licensee agrees to this License by downloading or using the Content.

2. LICENSE GRANT AND RESTRICTIONS

- **a.** Microsoft grants Licensee a non-exclusive, non-transferable, revocable, royalty-free, license to use the Content solely on or in connection with Communications promoting the use of the Microsoft Product(s).
- **b.** In addition, Microsoft grants Microsoft Education Partners a non-exclusive, non-transferable, revocable, royalty-free, license to use the Content solely in connection with facilitating Microsoft Customers' use and adoption of the Microsoft Product.
- **c.** Licensee must use the Content as provided by Microsoft. Microsoft reserves all rights not expressly granted herein.
- **d.** Licensee may not:
 - i. alter the design of the Marks and/or the Content, including any customizable documents. For clarity, Microsoft Customers can only include their own trademarks in the customizable documents, and place such trademarks only in the pre-designated sections of the document;
 - ii. sublicense the rights granted in Section 2(a) to any third party without Microsoft's prior written consent;
 - iii. assign this License, except upon Microsoft's written consent, which may be withheld in Microsoft's sole discretion;
 - iv. use the Marks and/or the Content on or in connection with any offerings or promotions other than as expressly permitted herein;
 - vi. use the Marks and/or the Content in a way that may cause confusion as to the relationship of the parties;
 - vii. do or say anything that implies that Microsoft is affiliated with, sponsors, endorses or approves of Licensee or its Communications other than as allowed by this License and the preexisting relationship between the parties;
 - viii. do or say anything that may cause confusion about whether Microsoft owns the Marks and/or the Content;
 - ix. register, adopt or use any name, trademark, domain name or other designation that includes or violates Microsoft's rights in the Marks;
 - x. use the Mark and/or the Content in a way that would damage Microsoft's reputation or goodwill in the Marks and/or the Content; or
 - xi. alter, animate or distort the Marks and/or the Content or combine them with any other symbols, words, images, or designs.

- **d**. License will promptly remove, delete, and discontinue using the Marks or the Content per Microsoft's request at Microsoft's sole discretion.
- **e**. Microsoft may at its discretion vary the terms of this License at any time without notice, including and up to termination.

3. OWNERSHIP AND USE

- **a**. Licensee acknowledges that:
 - i. Microsoft and its affiliates are the sole owner of the Marks, the Content, the goodwill associated with the Marks, and all IP rights in the Content;
 - ii. Licensee will not acquire any right, title or interest in the Marks and/or the Content because of Licensee's use of the Marks and the Content; and
 - iii. Microsoft is the sole beneficiary of the goodwill associated with Licensee's use of the Marks.
- **b.** Licensee hereby assigns and will assign in the future any goodwill or other rights derived from the Licensee's use of the Marks under this License.
- **c.** Licensee has no right to take legal action against third parties to enforce the rights it has in the Marks and/or the Content under this License.
- **d**. Licensee will promptly correct any improper use of the Marks, the Content, and/or any Communications upon reasonable notice from Microsoft. If Licensee does not comply with Microsoft's request upon reasonable notice from Microsoft, Microsoft may immediately terminate the license. Microsoft reserves the right to seek modification to Licensee's use of its marks for any reason.

4. INDEMNIFICATION

- **a.** Licensee will indemnify Microsoft and defend it, at Microsoft's election, against any third-party claims, damages, costs, expenses and reasonable attorneys' fees arising from Licensee's use of the Marks and/or the Content in breach of this License.
- **b.** Microsoft will indemnify Licensee and defend it against any third-party claims, damages, costs, expenses, and reasonable attorneys' fees alleging that the Marks and/or the Content infringe any trademark or other IP rights of a third party.
- **c.** If Microsoft has reason to believe that Licensee's use of a Mark and/or the Content is likely to result in an infringement claim, Licensee will promptly discontinue or modify its use of that Mark and/or the Content upon Microsoft's request.

5. TERM AND TERMINATION

- **a**. Unless terminated earlier, this License will be effective as long as Licensee remains compliant with the License.
- **b**. Microsoft reserves the right to terminate this License and request removal of the Marks and Content for any reason at any time.
- **c.** Upon expiration or termination of this License, Licensee will immediately cease all use of the Marks and the Content.

6. NOTICES

Microsoft will send all notices regarding material breach of this License in email to the current contact information provided by Licensee to Microsoft.

7. MISCELLANEOUS

- **a.** Entire Agreement. This License comprises the entire parties' agreement concerning its subject matter. It supersedes and replaces all prior or contemporaneous communications and agreements pertaining to the subject matter of this License. It may be amended unilaterally by Microsoft at any time.
- **b.** Governing Law, Jurisdiction and Venue. This License shall be interpreted and controlled by United States federal trademark and copyright laws and the laws of the State of Washington without regard to its conflict of law rules. Venue over all disputes shall be exclusively in the federal courts within the State of Washington or, at Microsoft's election, the federal courts within the State of New York. In the event there is no federal subject matter jurisdiction, venue shall be exclusively in the state courts of the State of Washington. Process may be served on either party as authorized by applicable law or court rule.
- **c.** No Waiver. No waiver of any breach of this License shall constitute a waiver of any other breach. No waiver shall be effective unless in writing, signed by the waiving party.
- **d. Relationship**. Neither this License, nor any terms contained herein, shall be construed as creating a partnership, joint venture or agency relationship or as granting a franchise.

EXHIBIT 1

Microsoft logo



Microsoft Teams icon



Microsoft Trademarks: MakeCode Flipgrid OneNote Word Excel PowerPoint